

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

YIPIT, LLC d/b/a YipitData

Plaintiff,

v.

ZACHARY EMMETT, ALEXANDER
PINSKY, VALENTIN RODUIT, MICHAEL
MARRALE, M SCIENCE LLC, and JOHN
DOES 1-10,

Defendants.

Case No. 1:24-cv-07854-JGK (RFT)

JURY TRIAL DEMANDED

ORDER TO SHOW CAUSE

Upon the request of Plaintiff Yipit, LLC d/b/a YipitData (“Yipit” or “Plaintiff”) that this Court issue a Preliminary Injunction enjoining Defendants Valentin Roduit, Michael Marrale, and M Science LLC (“M Science,” and collectively, “Defendants”), during the pendency of this litigation, from taking certain actions with respect to Yipit’s confidential, proprietary, and trade secret business information; the Memorandum of Law in support thereof; Yipit’s supporting Declarations and all exhibit thereto¹; and the Second Amended Complaint in this action, it is hereby:

ORDERED that Defendants show cause before a motion term of this Court, in Room _____, Daniel Patrick Moynihan United States Courthouse, 500 Pearl Street, New York, New York 10007, on _____, 2025, at _____ am/pm or as soon thereafter as

¹ See Declaration of Rose Frawley in Support of a Preliminary Injunction (Dkt. No. 8); Declaration of Jamie Melzer in Support of a Preliminary Injunction (Dkt. No. 13); Declaration of Paul Pasquale in Support of a Preliminary Injunction (Dkt. No. 14); Declaration of Laura Smolowe in Support of a Preliminary Injunction (Dkt. No. 15); Declaration of Jamie Melzer in Support of Reply to Preliminary Injunction (Dkt. No. 68); and the Declaration of Taylor Benninger in Support of Preliminary Injunction against Valentin Roduit, Michael Marrale, and M Science LLC, filed concurrently herewith.

counsel may be heard,² why an order should not be issued pursuant to Rule 65 of the Federal Rules of Civil Procedure, ordering that Defendants Valentin Roduit, Michael Marrale, and M Science, and anyone acting in concert or participation with them, are:

1. preliminarily enjoined from engaging in further misappropriation, dissemination, copying, and use of any of Yipit's proprietary, confidential, and/or trade secret information (including copies thereof) that they copied, saved, printed, or otherwise obtained, directly or indirectly, from Yipit, including all copies of Yipit electronic files or information in their possession;
2. preliminarily enjoined from continuing to possess, and shall return to Yipit by no later than _____, 2025, at _____ am/pm, any and all of Yipit's proprietary, confidential, and/or trade secret information (including copies thereof) that they copied, saved, printed, or otherwise obtained from Yipit's computer systems, including all copies of Yipit electronic files or information in their possession;
3. preliminarily enjoined from destroying, deleting, transferring, copying, or downloading of any of Yipit's proprietary, confidential, and/or trade secret information in their custody or control, other than in accordance with Paragraph 5 below;
4. required to provide a detailed list of any and all of Yipit's proprietary, confidential, and/or trade secret information currently or formerly in their custody or control, the locations where that information is or was stored, and any locations or persons to

² Yipit respectfully requests that the Court set a preliminary telephonic or zoom conference to discuss scheduling in light of counsel's schedules and lead counsel's California location.

- which/whom that information was transferred, or in the alternative, produce for immediate inspection and imaging all computers and/or other electronic devices belonging to, under the control of, accessible to, or operated by Defendants;
5. required to permit the permanent removal, deletion, and destruction of all copies of Yipit's electronic files or information transmitted to Defendants' computers or personal accounts or otherwise in their possession, subject to the supervision of Yipit, so as to preserve evidence of all such files or information; and
6. further ordering that Mr. Roduit is preliminarily enjoined from working or consulting for M Science or any other person or business to whom he has disclosed any of Yipit's proprietary, confidential, and/or trade secret information;

ORDERED that Defendants shall file opposition papers, if any, on or before

_____, 2025;

ORDERED that Yipit shall file reply papers, if any, on or before

_____, 2025;

ORDERED that Yipit is not required to provide a bond in support of the preliminary injunction; and

ORDERED that personal service of a copy of Order and papers upon which it is granted on Defendants or their counsel on or before _____ a.m./p.m., on _____, 2025, shall be deemed good and sufficient service thereof.

Dated: _____
New York, New York

SO ORDERED:

Hon. John G. Koeltl
United States District Judge